

UNITED STATES DEPARTMENT OF COMMERCE Patent and Trademark Office Address: COMMISSIONER OF PATENTS AND TRADEMARKS Washington, D.C. 20231

1.500	FILING DATE	FIRST NAMED APPLICANT	ATTORNEY DOCKET NO.
489896	12/12/97	GEHRMANN	02481.1337-04
	·		- FYALMIED
		<u>L</u>	EXAMINER
			5AUND 52/5
		<u>. </u>	ART UNIT PAPER NUMBER
			1644 11
	INTERV	DA' /IEW SUMMARY	TE MAILED:
All participants (applicant, applica	unt's representative, PTO personne	el):	
1) LAURA KE		(3)	
·	SAUNDERS		
6/.	100 - 3 - 2 - 3 - 2 - 3 - 2 - 3 - 2 - 3 - 2 - 3 - 3	(¬)	
Date of Interview	3/0		
ype: Person	nal (copy is given to applicant	applicant's representative).	
xhibit shown or demonstration c	onducted: Yes Wo If yes,	, brief description:	
rescription of the general nature	LANGUAGE OF CI	AIM 30 II SUPPOR	IMENTS: EX AMIN'ER JUDICATED IL 10 WOULD BE WITH TED BY CLAIM 1.
IT IS UNCL	NTAINS PETECTION FAR IN RELY LNOT BE WITHDO TO NEW MATTER	RAWN SINCE THE	D OF CLAIM 30 SINCE
FINALITY WILL PER TAINING ADDRESSED, Afuller description, if necessary,	TO NEW MATTER	FAWN SINCE THE LAND SON CLAIM 35	D OF CLAIM 30, SINCE E CLAIM 30, SINCE 112 IST ISSUE
ADDRESSED, Afuller description, if necessary, nust be attached. Also, where no ttached.)	and a copy of the amendments, it is copy of the amendments which vicant to provide a separate record	f available, which the examiner agree would render the claims allowable is of the substance of the interview.	D OF CLAIM 30, SINCE E CLAIM I IZ IST ISUE NIED NOT RE ed would render the claims allowable available, a summary thereof must be
A fuller description, if necessary, sust be attached. Also, where no tached.) In this not necessary for applications the paragraph above has S NOT WAIVED AND MUST INCotion has are ready been filed, A	and a copy of the amendments, it is copy of the amendments which vicant to provide a separate record been checked to indicate to the colube the SUBSTANCE OF THE SUBSTANCE OF THE SUBSTANCE OF THE SUPPLICANT IS GIVEN ONE MONT	if available, which the examiner agree would render the claims allowable is of the substance of the interview.	ed would render the claims allowable available, a summary thereof must be PONSE TO THE LAST OFFICE ACTION 713.04). If a response to the last Office
A fuller description, if necessary, nust be attached. Also, where not ttached. In is not necessary for applications the paragraph above has S NOT WAIVED AND MUST INCCTION has are ready been filed, A UBSTANCE OF THE INTERVIE Since the Examiner's intervience to the same requirements and requirements.	and a copy of the amendments, it is copy of the amendments which vicant to provide a separate record been checked to indicate to the collude the Substance of the RPLICANT IS GIVEN ONE MONTEW. View summary above (including an is that may be present in the last Coesponse requirements of the last	of the substance of the interview. INTERVIEW. (See MPEP Section TH FROM THIS INTERVIEW DATE To grattachments) reflects a complete roughly attachments and since the claims are	ed would render the claims allowable available, a summary thereof must be PONSE TO THE LAST OFFICE ACTION 713.04). If a response to the last Office TO FILE A STATEMENT OF THE esponse to each of the objections, e now allowable, this completed form of the providing a personnel of the statement
A fuller description, if necessary, nust be attached. Also, where not ttached.) If is not necessary for applications the paragraph above has a NOT WAIVED AND MUST INCCtion has are ready been filed, A UBSTANCE OF THE INTERVIE Since the Examiner's interving rejections and requirements is considered to fulfill the return the interview unless box 1 and 1	and a copy of the amendments, it is copy of the amendments which vicant to provide a separate record been checked to indicate to the collude the Substance of the RPLICANT IS GIVEN ONE MONTEW. View summary above (including an is that may be present in the last Coesponse requirements of the last	f available, which the examiner agree would render the claims allowable is of the substance of the interview. The property of	ed would render the claims allowable available, a summary thereof must be PONSE TO THE LAST OFFICE ACTION 713.04). If a response to the last Office TO FILE A STATEMENT OF THE esponse to each of the objections, e now allowable, this completed form d from providing a separate record of
A fuller description, if necessary, nust be attached. Also, where not ttached.) This not necessary for applications the paragraph above has S NOT WAIVED AND MUST INC ction has are ready been filed, A SUBSTANCE OF THE INTERVIE. Since the Examiner's intervience is considered to fulfill the rethe interview unless box 1 and	and a copy of the amendments, it to copy of the amendments which vicant to provide a separate record been checked to indicate to the cocupe THE SUBSTANCE OF THE SUBSTANCE OF THE SUBSTANCE ONE MONTE. We summary above (including an s that may be present in the last C above is also checked.	f available, which the examiner agree would render the claims allowable is of the substance of the interview. The property of	ed would render the claims allowable available, a summary thereof must be PONSE TO THE LAST OFFICE ACTION 713.04). If a response to the last Office TO FILE A STATEMENT OF THE esponse to each of the objections, a now allowable, this completed form